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	1/10 OF 1470 OF	Washington, D.C. 202
09/445131		FIRST NAMED APPLICANT

ATTY. DOCKET NO.

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INTERNATIONAL APPLICATION NOT CONT.

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JOSEPH S TRIPOLI			I.A. FILING DATE	PRIORITY DATE
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Office as  a Designated Office (37	CFR 1.494),			
an Elected Office (37 C	FR 1.495):			·
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Copy of the international application	in			•
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a non-English language	•			
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Translation of the international appli	cation into El	ignan.		
Oath or Declaration of inventors(s)	ior DO/EO/O	3.		
Copy of Article 19 amendments.		•		
= rission of Amiola 10 amendmen	ts into English	h. 	. America if any	
The International Preliminary Fram	ination Repor	t in English and it	Annexes, it ally.	
Translation of Annexes to the Intern	iational Prelin	ninary Examination	Report into English.	
Preliminary amendment(s) filed		and	·	
Information Disclosure Statement(s)	filed 03	DEC 99 and	l	
Assignment document.				
Power of Attorney and/or Change of	f Address.			•
Substitute specification filed	• • • • • • • • • • • • • • • • • • • •	•		
Statement Claiming Small Entity St.	atus		•	
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Priority Document. Copy of the International Search Re	nort [ and a	conies of the refer	ences cited therein.	
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Other:.  2. The following items MUST be furnished.	d within the r	period set forth hel	ow in order to complete	the requirements for
2. The following items MUST be furnished	d within the h	oction set form oc.	OW 21 01207 10 01311	•
acceptance under 35 U.S.C. 371:	- Carlish Ni	oro o processing fe	e will be required if sub	mitted
a. Translation of the application into	o English. No	ote a processing to	e will be required it but	
later than the appropriate 20 or 30 months from the priority date.  The current translation is defective for the reasons indicated on the attached Notice of Defective				
The current translation is	defective for t	ne reasons moicau	ed on the attached 140tics	. o. Do.oo
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b. Processing fee for providing the	translation of	the application an	0/of the Ameres later a	iat tile
appropriate 20 or 30 months from	n the priority	date (37 CFR 1.4	92(I)).	file the conligation
Coath or declaration of the inventors, in compliance with 37 CFR 1.49/(a) and (b), identifying the application				
to the International application number and international filing date.				
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated				
on the attached PCT/DO/EO/917.				
d. Surcharge for providing the oath or declaration later that the appropriate 20 or 30 months from the				
2 Additional alabas food of C	as a 🖂 lard	e entity 🗀 small	entity, including any rec	quired multiple
dependent claim fee, are required. Application	_ mar must snym	it the additional c	aim fees or cancel the a	dditional claims for
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which fees are due (37 CFR 1.492(g)). Se	e attached i i	0-075.		
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RESULT IN ABANDONMENT.				
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The time period set above may be extended	d by filing a p	etition and lee for	extension of time under	the provisions of 5,
CFR 1.136(a).				
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4. Translation of the Annexes MUST be s	ubmitted no l	ater that the time p	period set above or the a	nnexes will be
cancelled. Note processing fee will be red	nired if subm	itted later than 30	monus from the priority	date.
5. The Article 19 amendments are cancellated.	elled since a t	ranslation was not	provided by the appropr	riate 20 (37 CFR
1.494(d)) or 30 (37 CFR 1.495(d)) months	from the price	ority date.		
Applicant is reminded that any communica	tion to the Un	ited States Patent	and Trademark Office π	oust be mailed to the
address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)				
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A copy of this	notice MUST be returned	with this response.
nclosed: PCT/DO/EO/917		Shakeel Ahmed SA

PTO-875
FORM PCT/DO/EO/905 (December 1997)

Shakesi Ahmed SA
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(703) 305-3659